Interplonal Application No PC1/EP2004/005434

A. CLASSIFICATION OF SUBJECT MATTER
IPC 7 C07D413/12 C07D417/12 C07D403/12 C07D207/16 A61K31/427
A61P5/50

According to international Patent Classification (IPC) or to both national classification and IPC

### B. FIELDS SEARCHED

 $\begin{array}{ll} \mbox{Minimum documentation searched (classification system followed by classification symbols)} \\ IPC 7 C07D A61K A61P \end{array}$ 

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

EPO-In	ternal, WPI Data, PAJ, BEILSTEIN D	pase and, where practical, search terms used ata, CHEM ABS Data	
C. DOCUME	ENTS CONSIDERED TO BE RELEVANT		
Category °			
	Citation of document, with indication, where appropriate, of the	relevant passages	Relevant to claim No.
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	Abstract; pages 3-4, paragraph claims; examples, e.g. nos. 13, 74d, 75d.	65b, 72b,	28-33
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	Abstract; columns 4-7; example 1		
X Furthe	or documents are listed in the continuation of box C.	X Patent family members are listed in	
	gorles of cited documents :	A Total callary members are used in	аплех.
A' document consider to said the consider of filing date.  L' document which is citation of document other me document tater that	t defining the general state of the art which is not red to be of particular relevance current but published on or after the international e which may throw doubts on priority claim(s) or cited to establish the publication date of another or other special reason (as specified) tretering to an oral disclosure, use, exhibition or an experiment of the international filing date but in the priority date claimed	<ul> <li>'T' tater document published after the Internor priority date and not in conflict with the cited to understand the principle or theo invention</li> <li>'X' document of particular relevance; the class cannot be considered novel or cannot be involve an inventive step when the document of particular relevance; the class cannot be considered to involve an inventive and inventive and involve an inventive document is combined with one or more ments, such combination being obvious in the art.</li> <li>'8' document member of the same patent fair</li> </ul>	le application but iny underlying the imed invention e considered to imen is taken alone imed invention nitive step when the other such docu- to a person skilled
ale of the ac	tual completion of the International search	Date of mailing of the International search	
28	September 2004	11/10/2004	
ame and ma	lling address of the ISA  European Patent Office, P.B. 5818 Patentlaan 2  NL - 2280 HV Rijswijk  Tel. (+31-70) 340-2040, Tx. 31 651 epo nl,	Authorized officer	
	Fax: (+31-70) 340-3016	Weisbrod, T	

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ation) DOCUMENTS CONSIDERED TO BE BEI EVANT	PC1/EP2004/005434
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GANTE, J. ET AL.: "Peptidsynthese, I. Über eine neue Carbonsäureamid-Synthese" CHEMIKER-ZEITUNG, vol. 109, 1985, pages 155-156, XP009037247 Page 155, compound 4f.	1
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WILLSON T M ET AL: "Peroxisome proliferator-activated receptor agonists" CURRENT OPINION IN CHEMICAL BIOLOGY, CURRENT BIOLOGY LTD, LONDON, GB, vol. 1, no. 2, August 1997 (1997-08), pages 235-241, XP002243325 ISSN: 1367-5931 Page 237, figure 2, indomethacin and LY171883.	Í1-33
RAMI H K ET AL: "Synthetic ligands for PPAR gamma - review of patent literature 1994-1999" EXPERT OPINION ON THERAPEUTIC PATENTS, ASHLEY PUBLICATIONS, GB, vol. 10, no. 5, 2000, pages 623-623, XP002257971 ISSN: 1354-3776 Page 627, compound 9; page 629, compound 19.	1-33
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mational application No. PCT/EP2004/005434

Box II Obse	ervations where certain claims were found unsearchable (Continuation of item 2 of first sheet)
	nal Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
becau	s Nos.: use they relate to subject matter not required to be searched by this Authority, namely:
num	hough claims 22-25 are directed to a method of treatment of the an/animal body, the search has been carried out and based on the alleged ects of the compounds.
becau	s Nos.: ise they relate to parts of the International Application that do not comply with the prescribed requirements to such tent that no meaningful International Search can be carried out, specifically:
3. Claim becau	s Nos.: se they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box III Obse	rvations where unity of invention is lacking (Continuation of Item 3 of first sheet)
This Internation	al Searching Authority found multiple inventions in this international application, as follows:
1. As all search	required additional search fees were timely paid by the applicant, this international Search Report covers all able claims.
2. As all of any	searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment additional fee.
3. As onl	y some of the required additional search fees were timely paid by the applicant, this International Search Report only those claims for which fees were paid, specifically claims Nos.:
4. No rec	puired additional search fees were timely paid by the applicant. Consequently, this international Search Report is
fesuic	ed to the Invention first mentioned in the claims; it is covered by claims Nos.:
Remark on Pro	The additional search fees were accompanied by the applicant's protest.
	No protest accompanied the payment of additional search fees.

Information on patent family members

Interional Application No PCT/EP2004/005434

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